

REPRESENTED TO POSSESS BY ITS LABELING; OR

(4) IT CONTAINS ADDED HULLS, SCREENINGS, STRAW, COBS, OR OTHER HIGH FIBER MATERIAL, UNLESS THE NAME OF EACH MATERIAL IS STATED ON THE LABEL.

REVISOR'S NOTE: This subsection is new language derived from Art. 48, §122 of the Code and set forth here because this definition of adulterated applies to the entire subtitle and not merely to one section.

(C) "BRAND" MEANS THE TERM, DESIGN, TRADEMARK, OR OTHER SPECIFIC DESIGNATION UNDER WHICH INDIVIDUAL COMMERCIAL FEED IS DISTRIBUTED IN THE STATE.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §118(e) of the Code. The only changes made are in style.

(D) "COMMERCIAL FEED" MEANS A MATERIAL WHICH IS DISTRIBUTED FOR USE AS FEED OR FOR MIXING IN FEED FOR ANY ANIMAL, OTHER THAN MAN, EXCEPT:

(1) UNMIXED AND UNPROCESSED WHOLE SEEDS OR MEAL MADE DIRECTLY FROM THE ENTIRE SEEDS;

(2) UNGROUND HAY; OR

(3) WHOLE OR GROUND STRAW, STOVER, SILAGE, COBS, AND HULLS NOT MIXED WITH ANY OTHER MATERIAL.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §118(c) of the Code. The only changes made are in style.

(E) "CONTRACT FEED" MEANS A COMMERCIAL FEED WHICH IS FORMULATED ACCORDING TO AN AGREEMENT BETWEEN A DISTRIBUTOR AND A CONTRACT FEEDER.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §118(k) of the Code. The present reference to mixtures of commercial feeds or materials is proposed for deletion as unnecessary. The only other changes made are in style.

(F) "CONTRACT FEEDER" MEANS AN INDEPENDENT CONTRACTOR WHO FEEDS COMMERCIAL FEED TO ANIMALS PURSUANT TO A CONTRACT WHEREBY COMMERCIAL FEED IS SUPPLIED, FURNISHED, OR OTHERWISE PROVIDED TO HIM AND